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Re: Application No. 10/781,584

Contents:

Response to Office Action (restriction requirement) (1 page)

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Lin et al.

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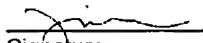
Serial No.: 10/791,584

For: Tool for Inserting a Wax Guard
into the Receiver Tube of a
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Filed: March 2, 2004

Joel Miller
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Reg. No.

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SignatureOctober 24, 2005
Date of Signature

Examiner: John C. Hong

Att'y Dkt.: 2004 P 03446 US

ResponseCommissioner for Patents
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
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Sir:

On page 2 of the Office Action mailed September 28, 2005, a restriction requirement is set forth, listing two categories of invention, a tool and a method. The office action states that category I comprises claims 1-4 and that category II comprises claim 5. However, claim 4 is an independent method claim, from which claim 5 depends, and therefore claim 4 properly belongs in category II. Subject to that correction, the applicants elect the invention in category II, specifically claims 4 and 5.

Dated: October 24, 2005

Respectfully submitted,


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